

EXHIBIT 2

Dawn Stewart

From: McClammy, James I. <james.mcclammy@davispolk.com>
Sent: Friday, March 27, 2020 2:25 PM
To: 'Matthew J. Piers'; Huebner, Marshall S.; Graulich, Timothy; Tobak, Marc J.; Vonnegut, Eli J.
Cc: sdavidson@kslaw.com; julie.cohen@skadden.com; Anthony.Boccanfuso@apks.com; kordas@jonesday.com; george.shuster@wilmerhale.com; nysbnotice@gmail.com; Margaret Truesdale; Charlie Wysong; Steve_Skalet; Cyrus Mehri; Neil Henrichsen; Dawn Stewart; Wayne Hogan; Leslie Goller; Justino JP. Petrarca
Subject: RE: Purdue Bankruptcy mediatioin

Matthew —

We have reviewed your request and are reluctant to consent to your participation in the mediation. The current mediation process is the result of lengthy negotiations between and among the Debtors and various representative creditor groups. We also believe that adding additional mediation parties at this juncture could make the mediation process more complex and unwieldy.

For these reasons, we cannot sign onto a stipulation requesting entry of an order allowing CPS to participate in the mediation as an Additional Party. Debtors take no position with respect to your request for expedited relief.

Best,

J.I.M.

James I. McClammy

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From: Matthew J. Piers <MPiers@HSPLEGAL.COM>
Sent: Tuesday, March 24, 2020 5:14 PM
To: Huebner, Marshall S. <marshall.huebner@davispolk.com>; Graulich, Timothy <timothy.graulich@davispolk.com>; Kaminetzky, Benjamin S. <ben.kaminetzky@davispolk.com>; McClammy, James I. <james.mcclammy@davispolk.com>; Tobak, Marc J. <marc.tobak@davispolk.com>; Vonnegut, Eli J. <eli.vonnegut@davispolk.com>
Cc: sdavidson@kslaw.com; julie.cohen@skadden.com; Anthony.Boccanfuso@apks.com; kordas@jonesday.com; george.shuster@wilmerhale.com; nysbnotice@gmail.com; Margaret Truesdale <mtruesdale@HSPLEGAL.COM>; Charlie Wysong <cwysong@HSPLEGAL.COM>; Steve_Skalet <sskalet@findjustice.com>; Cyrus Mehri <cmehri@findjustice.com>; Neil Henrichsen <nhenrichsen@hslawyers.com>; Dawn Stewart <dstewart@hslawyers.com>; Wayne Hogan <hogan@terrellhogan.com>; Leslie Goller <lgoller@terrellhogan.com>; Justino JP. Petrarca <jpetrarca@edlawyer.com>
Subject: Purdue Bankruptcy mediatioin

Dear Counsel:

This firm, along with Cyrus Mehri of Mehri and Skalet, Wayne Hogan of Terrell Hogan, and Neil Henrichsen of Henrichsen Siegel, and others represent the Chicago Public Schools (“CPS”) and a growing number of other school districts with regard to claims on behalf the individual districts and a putative national class of independent public school districts against the Debtor, among others. A copy of CPS’ Complaint against several affiliated entities in the MDL, as well as copies of the Proofs of Claim filed to date in the bankruptcy can be accessed at this link:

<https://hsplegal.sharefile.com/d-s3db5e28d60d46229>

We believe it is in the interest of our clients as well as yours to attempt to resolve this matter through mediation. To that end, we would like to participate in mediation as an “Additional Party” pursuant to paragraph 7 of the Court’s March 4, 2020 Order Appointing Mediators.

Please advise us as soon as possible if your client is willing to enter into a stipulation requesting entry of an order allowing CPS to participate in mediation as an “Additional Party” to eliminate the need for a hearing on a Motion for Entry of an Order allowing our participation. It is our understanding that the next Omnibus Hearing Date is April 22, 2020, but we are prepared to seek an expedited hearing if we are unable to enter into a stipulation and would appreciate it if you would respond by the close of business tomorrow if at all possible.

We look forward to working with you to resolve our clients’ claims. If you have any questions, please do not hesitate to call me.

Matthew J. Piers, *Shareholder*
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